U.S. Department of Justice
United States Marshals Service

Document 13

PROCESS RECEIPT AND RETURN

See Instructions for "Service of Process by the U.S. Mon the reverse of this form. See Instructions for "Service of Process by the U.S. Marshal" M. H. on the reverse of this form

	<u></u>	***************************************					COURT CASE NUMBER	
Dominick	- : Giampaolo						07C7154	•
DEFENDANT		•					TYPE OF PROCESS	
Terry Mo	Cann, et a						s/c	
SERVE	NAME OF IN Ms. Heste	DIVIDUAL C r, Corre	OMPANY, CO ctional (RPORATION, Deficer,	ETC., TO SERVE OR D Stateville Co	DESCRIP OTTEC	TION OF PROPERTY TO tional Center	SEIZE OR CONDEMN
-				., City, State a				
AT	scc, c/o	K. Sandl	in, Lega	l Dept. E	2.0. Box 112,	Joli	et, Il 60434	
SEND NOTICE	OF SERVICE CO	PY TO REQU	ESTER AT NA	AME AND AD	DRESS BELOW:	Mumban	of assess to be	
SEND NOTICE OF SERVICE COPY TO REQUESTER AT NAME AND ADDRESS BELOW:						Number of process to be served with this Form - 285		i
Dominick Giampaolo, R-04860 Danville-DCR						<u> </u>		
						Number of parties to be served in this case		16
	3820 East M Danville, I		et					10
					; ;	Check for U.S.	or service A.	0
SPECIAL INSTI	RUCTIONS OR O	THER INFOR	MATION THA	T WILL ASSIS	ST IN EXPEDITING S	ERVICE	(Include Business and A	Itemate Addresses, All
Telephone Numb	ers, and Estimated	Times Availa	ble For Service	:):		F	ILED	Fold
							Ann an anne T	2
						_	APR 022008 T(4-2-2008	J.
							AEL W. DOBBINS	
					CE		J.S. DISTRICT COU	RT
Signature of Attor	rney or other Origin	ator requesting	service on beh	alf of:	1		ONE NUMBER	DATE
	-		•					02-19-08
								
SPACE B	ELOW FOR			ARSHAL		NOT	WRITE BELOV	
I acknowledge red	ceipt for the total	Total Process	District	District				
I acknowledge red number of proces (Sign only first	ceipt for the total s indicated. USM 285 if more	Total Process	District of Origin	District to Serve	ONLY DO			V THIS LINE
I acknowledge reconumber of proces (Sign only first than one USM 28	ceipt for the total is indicated. USM 285 if more is submitted)	Total Process	District of Origin No24	District to Serve No. 24	ONLY DO Signature of Authorize	ed USMS	Deputy or Clerk	V THIS LINE TD Date 02-19-0
I acknowledge reconumber of proces (Sign only first than one USM 28 I hereby certify at	ceipt for the total is indicated. USM 285 if more is submitted) nd return that I h	7/16	District of Origin No24_	District to Serve No. 24	ONLY — DO Signature of Authorize of service, □ have exec	ed USMS		TD Date 02-19-0
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Form AO-399 (Rev. 05/00)

UNITED STATES DISTRICT COURT

(DISTRICT)

W	aiver of Service of Summons
TO: Dominick Giampaolo	
(NAME OF PLAINTIFF'S ATTORNEY OR UNREPRESE	NTED PLAINTIPF)
I, Correctional Officer Hester (DEFENDANT NAME)	acknowledge receipt of your request that I waive
	ninick Giampaolo vs. Terry McCann, et a.
which is case number 07C7154	in the United States District Court for the
Northern District of Illinois	<u> </u>
I have also received a copy of the com can return the signed waiver to you withou	plaint in the action, two copies of this instrument, and a means by which I out cost to me.
	summons and an additional copy of the complaint in this lawsuit by not shalf I am acting) be served with judicial process in the manner provided by
	cting) will retain all defenses or objections to the lawsuit or to the or objections based on a defect in the summons or in the service of the
	ntered against me (or the party on whose behalf I am acting) if an answer or you within 60 days after February 19, 2008 (DATE REQUEST WAS SENT)
or within 90 days after that date if the req	· - · · · · · · · · · · · · · · · · · ·
3/J-1/08	Gulson#5591
Printed/Typed Name:	Peggy Wilson (Hester)
	, 1
As	of

Duty to Avoid Unnecessary Costs of Service of Summons

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown to its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, of that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

A defendant who waives service must within the time specified on the waiver form serve on the plaintiff's attorney (or unrepresented plaintiff) a response to the complaint and must also file a signed copy of the response with the court. If the answer or motion is not served within this time, a default judgment may be taken against the defendant. By waiving service, a defendant is allowed more time to answer than if the summons had been actually served when the request for waiver of service was received.

RETURN OF SERVICE						
Service of the Summons and Complaint	was made by me:^	DATE 3/21/08				
NAME OF SERVER (Print) Kathy Sundin		TITLE COORD				
Check one box below to Indicate appropriate method of service:						
X Served personally upon the defendant. Place where served: 10. Block /15 Volet						
[] Left copies thereof at the defendant's dwelling house or usual place of abode with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were left:						
[] Returned unexecuted:						
[] Other (specify):						
	STATEMENT O	F SERVICE FEES				
TRAVEL	SERVICES	TOTAL				
	DECLARATIO	ON OF SERVER				
I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service and Statement of Service Fees is true and correct. Executed on						

[^]As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.